

UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

Marcelino Mendez-
Ruperto
(Plaintiff)

Civil Action NO: 3:24cv624

VS.

DA. Andrew Krowiak
James Petrucci, John
Munley and Joe GIANAL-
lopoulos
(Defendant(s))

FILED
HARRISBURG, PA

APR 08 2025

PER TS
DEPUTY CLERK

COMPLAINT

1. The plaintiff Marcelino Mendez-Ruperto is a citizen of the County Lackawanna State of Pennsylvania and resides at 1371 N. Washington Ave, Scranton Pennsylvania 18509 and wishes to file a complaint under "Civil Rights Violation".

2. The defendant(s) Andrew Krowiak, James Petrucci, John Munley and Joe GIANALopoulos are citizens of the County Lackawanna

State of Pennsylvania and one civil servants in the Municipality that employs them LACKAWANNA County Courthouse, 200 North Washington Ave, Scranton Pennsylvania 18503.

3. STATEMENT OF CLAIM: The United States has jurisdiction when a civil action arises under the Constitution, laws, or treaties of the United States under 28 U.S.C. § 1331 and 42 U.S.C. § 1983 when any person acting under color of state law or statute deprives a United States citizen of their rights. The judicial district for the Middle District of Pennsylvania is the proper venue according to 28 U.S.C. § 1391(b) in this civil action at law, I was arrested on 06/07/2024 by the defendant(s) came to the plaintiff's job in Monroe County to pick him up. They have no jurisdiction over the defendant(s) work for the County of Lackawanna, Not Monroe County. This is Due Process violation as in Fifth and Fourteenth Amendment Due Process violation that the Equal Protection Clause of the Fourteenth Amendment protects against abuse on the part of government agencies and citizens as myself, the plaintiff.

can shed light without suffering reprisals. The defendants are also guilty of Slander AS written Possession with Intent to Deliver, Criminal Use of Communicational Facility and Fleeing or Attempt to Elude, the publication is the Affidavit and also warrant, the defendants are the publishers. I, the plaintiff never had any type of illegal substances on my person prior to this encounter nor present. So that is defamatory / slander Allegations also no recordings on the plaintiff. Just violations of the plaintiff civil liberty which is cruel and unusual punishment Eight Amendment violation. These charges do not fit the plaintiff. The defendant(s) are exploiting the plaintiff's substance use disorder and racial background to cause harm to the plaintiff in illegitimate ways. The defendant(s) refuse to treat and help, the defendant(s) only concerns are to push the envelope on 42 U.S.C §1981, Public Discrimination Equal Rights Under the Law. The plaintiff has been incarcerated for about (10) months and has watch way over (50) male white

Cocaine's recovery treatment. I, the plaintiff had to detox from taking suboxone programs I, the plaintiff was treated for because of my addiction. I, the plaintiff am a addict, and the defendant(s) knows this. I am also hispanic and minority. I am also a United States citizens and have certain privileges and immunities secured to I, the plaintiff that the defendants maliciously violated and are liable.

4. WHEREFORE, the plaintiff Marcelino Mendez-Ruperto prays that the United States District Court who has jurisdiction under 28. U.S.C § 1331 and 42. U.S.C § 1983, 1981 & 1982, and the venue is the Middle District of Pennsylvania, According to 28. U.S.C § 1391(b). The plaintiff prays this Honorable Court grants relief deem just and proper.

Marcelino Mendez

Marcelino mendez

1371 N. Washington Ave
Scranton, PA 18509

Lackawanna County Prison

NAME Marcelino Mendez-Raperto

BOOKING# 202401727

P.O. BOX 247

Phoenix MD 21131

LEHIGH VALLEY PA 180

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